

Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

DAHYEE LAW GROUP 24301 SOUTHLAND DR. SUITE 405 HAYWARD CA 94545

In re Application of

ANDERSON, Richard, Park

Application No.: 10/520,269 : DECISION

PCT No.: PCT/US2003/034021

Int. Filing Date: 24 October 2003

Priority Date: 25 October 2002 Attorney's Docket No.: ANDE0001

For: OWNED DROVEDED VNOW! EDGE

For: OWNER-BROKERED KNOWLEDGE SHARING MACHINE

This is a decision on applicant's submission filed in the United States Patent and Trademark Office (USPTO) on 28 September 2006, which has properly been treated as a petition under 37 CFR 1.182. The petition is **DISMISSED** for the reasons set forth below.

In December 2004, applicant filed a transmittal letter for entry into the national stage in the United States. The transmittal letter requested that the application papers be processed as the national stage application of international application PCT/US2003/034201.

On 28 September 2006, applicant filed the instant petition under 37 CFR 1.182. The petition requests that the present application be treated as the national stage application of international application PCT/US2003/034021 rather than international application PCT/US2003/034201. However, the petition fee has not been paid. There is an authorization to charge Deposit Account 501460 in the file. However, the authorization is not signed by an authorized user of the account and is therefore ineffective. (The only signature of record in the file (note also the "Unlocatable File" section below") is Leon E. Jew and he is not an authorized user of the account.)

File Unlocatable

The electronic application file includes only the submission filed 28 September 2006. The paper file including all papers filed before that date was not located after a reasonable search.

When the Office cannot locate the file of an application after a reasonable search, the

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Office notifies the applicant and sets a time period within which the applicant must comply with 37 CFR 1.251(a)(1), (a)(2), or (a)(3). 37 CFR 1.251(a).

Applicant is hereby notified that the Office cannot locate the file after a reasonable search. Applicant is hereby given **TWO (2) MONTHS** to file a submission in compliance with 37 CFR 1.251(a)(1), (a)(2), or (a)(3). Extensions of time may be granted under 37 CFR 1.136(a).

Failure to timely file a proper response will result in abandonment of the application. 37 CFR 1.251(b).

Please direct further correspondence with respect to this matter to Mail Stop PCT, Commissioner for Patents, Office of PCT Legal Administration, P.O. Box 1450, Alexandria, Virginia 22313-1450, with the contents of the letter marked to the attention of the Office of PCT Legal Administration.

Daniel Stemmer Legal Examiner PCT Legal Affairs

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